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AUG 24 2007

REMARKS

Applicant respectfully requests reconsideration of this application as amended.

Claims 1-2, 4-5, 7, 10-11, 13 and 16-17 have been amended. Claims 6, 8, 12 and 18-24 have been cancelled without prejudice. No new claims have been added. Therefore, claims 1-5, 7, 9-11 and 13-17 are presented for examination.

35 U.S.C. § 103 Rejection

Lee and Inoue

Claims 1-5, 7-11, 13-17 and 19-23 are rejected under 35 U.S.C. §103(a) as being unpatentable over Lee, U.S. Patent No. 7,047,561 ("Lee") in view of Inoue et al., U.S. Patent No. 6,167,513 ("Inoue").

Claim 1, as amended, recites:

A method comprising:
transmitting a packet via a mobile node;
establishing a policy manager on the mobile node;
examining the packet via one or more filters associated with the policy manager, wherein the one or more filters include one or more of a first filter to examine a type of the packet, and a second filter to examine a destination of the packet to determine whether a mobile internet protocol (IP) header is to be associated with the packet;
and
informing a driver whether to modify the packet.
(emphasis added)

Lee discloses "a firewall for use in association with real-time Internet applications such as Voice over Internet Protocol (VoIP). The firewall applies an application proxy to the signaling and control channels and a packet filter to the bearer channels. One of the features of hybrid firewall is that the application proxy can instruct the packet filter as to which bearer channels to enable and disable for the duration of a real-time Internet application session. The hybrid firewall can also intelligently perform network address

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translation (NAT) on Internet protocol packets incoming and outgoing to the firewall.”

(Abstract).

Inoue discloses a “mobile computing scheme capable of carrying out a proper packet transfer according to a current location of the mobile computer by accounting for the network operating policy. A mobile computer carries out a prescribed communication processing according to recognition results as to whether the mobile computer is located inside or outside the home network at which a mobile computer management device of the mobile computer is provided, and whether or not there exists a packet processing device which has a packet transmitted by at least one of the mobile computer and a correspondent computer as an encryption and authentication processing target.”

(Abstract)

Claim 1, as amended, in pertinent part, recites “examining the packet via one or more filters associated with the policy manager, wherein the one or more filters include one or more of a first filter to examine a type of the packet, and a second filter to examine a destination of the packet to determine whether a mobile internet protocol (IP) header is to be associated with the packet” (emphasis added). Lee and Inoue, neither individually nor when combined, teach or reasonably suggest at least this feature of claim 1.

Accordingly, Applicant respectfully requests the withdrawal of the rejection of claim 1 and its dependent claims.

Claims 7, 13 and 19 contain limitations similar to those of claim 1. Accordingly, Applicant respectfully requests the withdrawal of the rejection of claims 7, 13 and 19 and their dependent claims.

35 U.S.C. § 103 Rejection

Lee and Donahue

Claims 6, 12, 18 and 24 are rejected under 35 U.S.C. §103(a) as being unpatentable over Lee, U.S. Patent No. 7,047,561 ("Lee") in view of Donahue, U.S. Patent No. 7,149,219 ("Donahue").

Claims 6, 12, 18 and 24 have been cancelled without prejudice.

Conclusion

In light of the foregoing, reconsideration and allowance of the claims is hereby earnestly requested.

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Invitation for a Telephone Interview

The Examiner is requested to call the undersigned at (303) 740-1980 if there remains any issue with allowance of the case.

Request for an Extension of Time

Applicant respectfully petitions for a one month extension of time to respond to the outstanding Office Action pursuant to 37 C.F.R. § 1.136(a). Please charge our Deposit Account No. 02-2666 to cover the fee under 37 C.F.R. § 1.17(a) for such an extension.

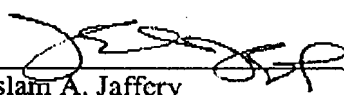
Charge our Deposit Account

Please charge any shortage to our Deposit Account No. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Date: August 24, 2007


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